	IN THE UNITED FOR THE MIDDLE DI				AIZILI:	317	
	YNGENTA CROP PROTECTION, LC, Plaintiff,	) ) )			FILE SEP 1 3 IN THIS OF	ED+ 2017 FICE ict Court M.C.	
	v.	)	1:15-C VERDICT		(M) 1611	18/	
WILLOWOOD LLC, et al.,,		)	, 13133 101				
	Defendants.	)					
The Compound Patents							
1.	Did Syngenta prove that Willowood Limited imported azoxystrobin technical into the United States or otherwise sold or offered for sale azoxystrobin technical in the United States?  Yes(for Syngenta) No(for Willowood Limited)						
2.	What damages has Syngenta proven it is entitled to recover for infringement of the Compound Patents by the Defendants?						
	Amount \$ 15,600	<u>0</u> 00					
3.	Has Syngenta proven that the infringement of the Compound Patents by the Defendants was willful?						
Yes	s as to Willowood USA & Willowood L	LC _	(for Syngent	a) No <u>V</u> (fo	or Willowo	od)	
Yes	s as to Willowood Limited (for Sy	/ngent	ra)	No / (f	or Willowo	od)	
4.	The '138 Did Syngenta prove that the same condensation reactions used to man or, if not, that the Defendants directe etherification and condensation reazoxystrobin technical?	entituration entity ed or e	re the Defenda controlled the	nts' azoxysti entities that	robin techn carried ou	nical, t the	
	Yes(for Syngenta	i)	No(for Wi	llowood)	*		
	If you answered "No," do not ans If you answered "Yes," answer O			l 6 and skip	to Questio	n 7.	

5.	What amount of additional damages, if any, has Syngenta proven it is entitled to recover for any infringement of the '138 Process Patent by the Defendants?				
	Amount \$				
	For Question 5, do not include here any damages you awarded in response to Question 2; this question is asking for the amount of additional damages Syngenta suffered as a result of the infringement of the process patent, if any.				
6.	Has Syngenta proven that any infringement of the '138 Process Patent by the Defendants was willful?  Yes(for Syngenta) No(for Willowood)				
7.	The '761 DABCO Patent  Did the Defendants prove that the condensation reaction used to manufacture its azoxystrobin technical is not performed in the presence of between 0.1 and 2.0 mol % DABCO?  Yes(for Willowood) No(for Syngenta)  If you answered "Yes," do not answer Question 8; skip to Question 9.  If you answered "No," answer Questions 8 and 9.				
8.	What amount of additional damages, if any, has Syngenta proven it is entitled to recover for any infringement of the '761 DABCO Patent by the Defendants?				
	Amount \$ 900,000.00				
	For Question 8, do not include here any damages you awarded in response to Questions 2 and 5; this question is asking for the amount of additional damages Syngenta suffered as a result of the infringement of the DABCO patent, if any.				
9.	Did the Defendants prove that the '761 DABCO Patent is invalid?				
	Yes(for Willowood) No(for Syngenta)				
Γhi	day of September, 2017.				
	Amy D. Petht FOREPERSON				